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Staszak, Janna/VBO

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Sent: Wednesday, April 04, 2007 12:01 PM
To: agnes.sullivan@navy.mil; Staszak, Janna/VBO; Henderson, Kimberly/VBO; kmdoran@deq.virginia.gov
Subject: Draft Dynamic Work Plan Triad Investigation at Site 2 - St. Juliens Creek Annex, Chesapeake, VA

St Js team.

I've completed my review of the subject document and submit the following comments:

- Fig. 1.6, 6th box, change to "Move sample location to of collect confirmatory...."
- Fig. 1.7, Switch the Soil Sampling Flowpath and Groundwater Sampling Flowpath boxes
- Sec 2.1.2 Site History, 2nd sentence, insert a comma after "abrasive blast media (ABM),"
- Sec 2.4.1 DNAPL and Source Zones, The first sentence states that DNAPLs were not observed during previous investigations, yet a few sentences later, there is a statement that TCE was detected at 330,000 ppb, which would indicate the potential presence of DNAPL. This appears to be in contradiction to the first sentence, unless you are speaking directly to a lack of visual observation of DNAPL in previous samples that were taken. Please explain or resolve.
- Sec 2.7 Human Health and Ecological Risk, 1st paragraph, last sentence, change to "Potential RAOs were discussed in Section 2.8"
- Sec 2.8 Remedial Action Objectives, RAO #7, Please revise to read "Minimize remedy-related impacts to the existing tidal inlet where practical, and mitigate any unavoidable wetland impacts."

Thank you for the opportunity to comment. Please feel free to contact me if you have any questions.

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